## DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION 特許出願宣書書 Japanese Language Declaration

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私は、 下欄に氏名を記載した発明者として、 以下のとおり宣言する:	As a below-named inventor, hereby declare that:
私の住所、 郵便の宛先および国籍は、 下欄に氏名に続いて記載 したとおりであり、	My residence, post offic address and citizenship are a stated below next to my name,
名称の発明に関し、 請求の範囲 おま題の おまり おきまり おきまり おきまり おきまり おいまり おいまり おいまり おいまり おいまり おいまり おいまり はいる 場合 (複数の氏)と信じ、 はいる場合 (複数の氏)と信じ、 はいる場合 (複数の氏)と信じ、	I believe I am the original first and sole inventor (i only one name is listed below or an original, first and joint inventor (if plura names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:
	TRANSPARENT ELASTOMER COMPOSITION
その明細所を (該当する方に印を付す)	the specification of which (check one)
□ ここに添付する。	☐ is attached hereto
□日に出願番号第 第号として提出し、 日に補正した。 (該当する場合)	September 27, 2000 as XX Appln. Ser. No. PCT/JP00/06631 and was amended on (if applicable)
私は、 前記のとおり補正した請求の範囲を含む前記明細書の内容を検討し、 理解したことを陳述する。	I hereby state that I have reviewed and understood the contents of the above-identified specification, including the claims, as amended by any amendments referred to above.
私は、 連邦規則法典第37部第1章 第58条(a)項に従い、 本願の審査 に所要の情報を開示すべき義務 を有することを認める。	I acknowledge the duty to disclose information in accordance with Title 37, Code of Federal Regulations. §

of Federal Regulations, 1.56(a).

Prior foreign applications: 先の外国出願: I hereby claim foreign priority benefits under Title 35. United States Code. § 119 of any foreign application(s) for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Priority claimed 優先権の主張

277995/1999 Number 番号	Japan Country 国名	September 30, 1999 Filing date 出願の年月日	区 Yes あり	□ No なし
Number 番号	Country 国名	Filing date 出願の年月日	ロ Yes あり	ロ No なし
Number 番号	Country 园名	Filing date 出願の年月日	ロ Yes あり	し No なし

I hereby claim the benefit under Title 35, United States Code, § 120 of any States application(s) listed below and, insofar as subject matter of each of claims is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty disclose material information defined in Title 37, Code as of Federal Regulations, 1.56(a) which occurred between the filing date of the prior of the prior application and national or PCT International filing date of this application:

Appln. Ser. No.Filing Date<br/>出願日Status (patd., pend., abndnd.)出願日現況(特許済み、係属中、放棄済み)Appln. Ser. No.Filing Date<br/>出願日Status (patd., pend., abndnd.)出願番号出願日現況(特許済み、係属中、放棄済み)

私づでび陳に場条処刑に本有をたと実よたらた1にの意しのとっと対するっ信等組みにたがさとののがす従と述第したたがさとののがす従と述第したたがさとのにた己こで偽国罰かれのてな、言にた己こで偽国罰かれのでな、言にた己こで偽国罰かれのでな、言いる自と実虚衆、るさ偽し損で宣にた己こで偽国罰かれのでな、言いがはと述第しただがさとの。のがすばと述第しただがさとの。こかは、行為の法金、、陳付う以すに、でのずが意、よら併るにはか本れが陳いる真に合りれ科虚対をしたができる。

委任状: 私は発明者と退発明者と選に、下記発明者と選にている。 で人を選行している。 では、本職の手続きるでは、では、本職の手続きである。 では、本職のでは、では、本職のでは、では、本職のでは、では、では、できる。 では、本職のでは、できる。 では、本職のできる。 では、また、は、本職のできる。 できる。 できる。

hereby declare that all statements made herein of a y OWN knowledge are true and that all statements made o n information and belief are believed bе to true; and further that these statements and the like S O made punishable. fine bу i a prisonment, OF both, under Section 1001 of Title 18 o f the States United Code and that such willful fals statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorneys to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

I hereby appoint John H. Mion, Reg. No. 18,879; Donald E. Zinn, Reg. No. 19,046; Thomas J. Macpeak, Reg. No. 19,292; Robert J. Seas, Jr., Reg. No. 21,092; Darryl Mexic, Reg. No. 23,063; Robert V. Sloan, Reg. No. 22,775; Peter D. Olexy, Reg. No. 24,513; J. Frank Osha, Reg. No. 24,625; Waddell A. Biggart, Reg. No. 24,861; Robert G. McMorrow, Reg. No. 19,093; Louis Gubinsky, Reg. No. 24,835; Neil B. Siegel, Reg. No. 25,200; David J. Cushing, Reg. No. 28,703; John R. Inge, Reg. No. 26,916; Joseph J. Ruch, Jr., Reg. No. 26,577; Sheldon I. Landsman, Reg. No. 25,430; Richard C. Turner, Reg. No. 29,710; Howard L. Bernstein, Reg. No. 25,665; Alan J. Kasper, Reg. No. 25,426; Kenneth J. Burchfiel, Reg. No. 31,333; Gordon Kit, Reg. No. 30,764; Susan J. Mack, Reg. No. 30,951; Frank L. Bernstein, Reg. No. 31,484; Mark Boland, Reg. No. 32,197; William H. Mandir, Reg. No. 32,156; Scott M. Daniels, Reg. No. 32,562; Brian W. Hannon, Reg. No. 32,778; Abraham J. Rosner, Reg. No. 33,276: Bruce E. Kramer, Reg. No. 33,725; Paul F. Neils, Reg. No. 33,102; and Brett S. Sylvester, Reg. No. 32,765, my attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and request that all correspondence about the application be addressed to SUGHRUE, MION, ZINN, MACPEAK & SEAS, 2100 Pennsylvania Avenue, N.W., Washington, D.C. 20037-3202.

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Full name o	of fifth joint inventor (if any)
おりの 共同発	' 明 考 の 圧 夕 ( 該 当 ナ z 理 Δ ) /n = ,,*\
Fifth Inven	tor's signature / Date
问 男 5 発 明 者	の署名 Tsuy, shi Noguely 日付 March 15, 2002
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やなり地元。	c/o Yodogawa-seisakusho, DAIKIN INDUSTRIES, LTD., 1-1,
_	Nishihitotsuya, Settsu-shi, Osaka 566-8585 Japan

## Assignment

Whereas, X/We, Sadashige IRIE, Hirofumi NISHIBAYASHI, Hiroyuki TANAKA, XK
Tsuyoshi NOGUCHI and Mitsuru KISHINE of c/o Yodogawa-seisakusho, DAIKIN
INDUSTRIES, LTD., 1-1, Nishihitotsuya, Settsu-shi, Osaka 566-8585 Japan and
Kazuyoshi MIMURA of Green Kopo Kawaguchi 2-D, 344-6, Shimomura-cho, Matsusaka-shi,
Mie 515-0043 Japan
hereinafter called assignor(s), have invented certain improvements in

TRANSPARENT ELASTOMER COMPOSITION

and executed an application for Letters Patent of the United States of America therefor on March 15, 2002 13 ; and

Whereas, DAIKIN INDUSTRIES, LTD. residing at Umeda Center Building, 4-12, Nakazaki-nishi 2-chome, Kita-ku, Osaka-shi, Osaka 530-8323 Japan

(assignee), desires to acquire the entire right, title, and interest in the application and invention, and to any United States patents to be obtained therefor;

Now therefore, for valuable consideration, receipt whereof is hereby acknowledged,

I/We, the above named assignor(s), hereby sell, assign and transfer to the above named assignee, its successors and assigns, the entire right, title and interest in the application and the invention disclosed therein for the United States of America, including the right to claim priority under 35 U.S.C. §119, and I/we request the Commissioner of Patents to issue any Letters Patent granted upon the invention set forth in the application to the assignee, its successors and assigns; and I/we will execute without further consideration all papers deemed necessary by the assignee in connection with the United States application when called upon to do so by the assignee.

I/We hereby authorize and re	equest my attorneys	SUGHRUE, MION; ZINN, MACPEAK & SEAS of
2100 Pennsylvania Avenue, N.W., V	Washington, D.C. 200	037-3202 to insert here in parentheses (Application
number	_, filed	) the filing date and application
number of said application when	known.	,
Date: March 15, 2002s/	Sadashige	frie
Date: March 15, 2002s/	Kazuyoshi	Mimura
Date: March 15, 2002s/_	Hirofami	Nishibayashi
Date: March 15, 2002s/	Hiroyak)	Tanaka
Date: March 15, 2002s/:_	•	<u> </u>
Date: March 15, 2002s/	Miteum	Krihin

(Legalization not required for recording but is prima facie evidence of execution under 35 U.S.C. §261)